Case 1:19-cr-00254-ALC Document 141 Filed 06/12/23 Page 1 of 2

Danny Abir Alexander Cohen Boris Treyzon Renata Salo Bruce M. Brusavich Robert W. Finnerty Terry R. Bailey Geraldine Weiss Douglas A. Rochen



Main Office: 16001 Ventura Boulevard, Suite 200 Encino, CA 91436

South Bay: 371 Van Ness Way, Suite 120 Torrance, CA 90501

200 Culver Blvd., Suite 208 Playa Del Rey, CA 90293

San Diego 10620 Treena Street, Suite 230 San Diego, CA 92131

Telephone: (424) 288-4367 • Fax: (424) 288-4368 actslaw.com

John F. Ramey Eduardo J. Ascencio Christa H. Ramey (Of Counsel) Allyson Ostrowski Miriam Kohansedgh Slava Kasreliovich A. Monica Szkopek Sara A. McClain James G. Perry Katrina Yu (Of Counsel) David S. Bederman Joseph Finnerty Schyler Katz Samantha Gold Farid E. Golshani Alin Ghayvandian Jonathon Farahi (Of Counsel) Brianna Franco Gina Esfandi Evan Koncan Josh Friedland Kevin Culpepper

June 12, 2023

Via CM/ECF

Honorable Andrew L. Carter, Jr.
United States District Judge
United States District Court
Southern District of New York
Thurgood Marshall United States Courthouse
40 Foley Square
New York, NY 10007

Re: United States of America v. Reginald Fowler

Case No. 1:19-cr-00254-ALC

Dear Judge Carter Jr.,

Randolph N. Osherow, as the Chapter 7 Trustee of the substantively consolidated Chapter 7 bankruptcy estates Ebersol Sports Media Group, Inc. and five of its subsidiaries formerly operating as the Alliance of American Football (hereinafter "Chapter 7 Trustee")¹, respectfully submits this letter to be included as an interested party in the aforementioned matter, as a victim of the offense charged in Count Five, pursuant to the Restitution Order [Dkt. No. 140] entered on June 5, 2023, and filed on June 6, 2023.

¹ The consolidated Debtors' Estates are:

In re Legendary Field Exhibitions, LLC, Case No. 19-50900 (Bankr. W.D. Tex.).

In re AAF Players, LLC, Case No. 19-50902 (Bankr. W.D. Tex.).

In re AAF Properties, LLC, Case No. 19-50903 (Bankr. W.D. Tex.).

In re Ebersol Sports Media Group, Inc., Case No. 19-50904 (Bankr. W.D. Tex.).

In re LFE2, LLC, Case No. 19-50905 (Bankr. W.D. Tex.).

In re We Are Realtime, LLC, Case No. 19-50906 (Bankr. W.D. Tex.).

According to the Restitution Order, Mr. Fowler is now obligated to pay restitution in the total amount of \$53,189,261.80, pursuant to 18 U.S.C. § 3663 and 18 U.S.C. § 3663A. This obligation is payable to the Chapter 7 Trustee.

In order to proceed with collection efforts and remedies afforded Chapter 7 Trustee must be included as a party of interest.

It is imperative to designate the Chapter 7 Trustee as a party of interest due to the potential impact the satisfaction of this Court's order will have on the bankruptcy estate. I am confident that the addition of the Chapter 7 Trustee will serve the interests of justice and promote fairness and request for Chapter 7 trustee be so added at the earliest opportunity. I appreciate your time and attention to this request and look forward to your favorable response.

Should the court require any additional information or have any questions regarding this matter, please do not hesitate to contact me at your convenience.

Very truly yours,

ABIR COHEN TREYZON SALO, LLP

Boris Treyzon, Esq.

Special Litigation Counsel to

RANDOLPH N. OSHEROW, as the Chapter 7 Trustee of the Substantively Consolidated Bankruptcy Estates of AAF Players, LLC; Legendary Field Exhibitions, LLC; AAF Properties, LLC; and Ebersol Sports Media Group, Inc.